Health Administration, the Administrator of the Health Resources and Service Administration, or their designees may identify individual contracts or classes of contracts which may not be awarded unless all pertinent contract proposals have been reviewed by a peer review group in accordance with the provisions of this part and that group has made recommendations concerning the scientific merit of the proposals.

(d) Except to the extent otherwise provided for by law, such recommendations are advisory only and not binding on the awarding official.

(Sec. 215, Public Health Service Act, 58 Stat. 690, as amended (42 U.S.C. 216); sec. 475, Public Health Service Act, 88 Stat. 360, 89 Stat. 351, 92 Stat. 3436 (42 U.S.C. 2891-4); sec. 955(a), Pub. L. 97-35, 95 Stat. 590 (42 U.S.C. 300z-7(e)))

[43 FR 7862, Feb. 24, 1978, as amended at 45 FR 35328, May 27, 1980; 49 FR 38111, Sept. 27, 1984]

§52h.11 Contract projects and proposals; review criteria.

- (a) In carrying out its review of a project concept under §52h.10(a) or §52h.10(b), the peer review group will take into account, among other factors:
- (1) The significance from a scientific or technical standpoint of the goals of the proposed research or development activity;
- (2) The availability of the technology and other resources necessary to achieve these goals;
- (3) The extent to which there are identified, practical uses for the anticipated results of the activity; and
- (4) Where the review includes the project approach, the adequacy of the methodology to be utilized in carrying out the activity.
- (b) In carrying out its review of unsolicited contract proposals under §52h.9, the peer review group will take into account, among other factors, those criteria in §52h.8 which are relevant to the particular proposals.
- (c) In carrying out its review of solicited contract proposals under §52h.10(c) the peer review group will evaluate each proposal in accordance with the criteria set forth in the request for proposals.

§52h.12 Applicability of other regula-

The regulations in this part are in addition to, and do not supersede other regulations concerning grant applications, contract projects, or contract proposals appearing elsewhere in this title, title 41, or title 45 of the Code of Federal Regulations.

PART 53—GRANTS, LOANS AND LOAN GUARANTEES FOR CON-STRUCTION AND MODERNIZA-TION OF HOSPITALS AND MEDI-CAL FACILITIES

Subparts A—K [Reserved]

Subpart L—Services for Persons Unable to Pay; Community Service; Nondiscrimination

Sec.

- 53.111 Services for persons unable to pay.
- 53.112 Nondiscrimination.
- 53.113 Community service.

Subpart M [Reserved]

Subpart N—Loan Guarantees and Direct Loans

- 53.154 Waiver of right of recovery.
- 53.155 Modification of loans.
- 53.156 Fees for modification requests.

AUTHORITY: Secs. 215, 603, 609, 621, 623, Public Health Service Act as amended, 58 Stat. 690, 78 Stat. 451 and 456, 84 Stat. 344 and 346 (42 U.S.C. 216, 291c, 291i, 291j-1 and 291j-3; 31 U.S.C. 9701).

Subparts A—K [Reserved]

Subpart L—Services for Persons Unable to Pay; Community Service; Nondiscrimination.

§53.111 Services for persons unable to pay.

(a) Applicability. The provisions of this section apply to every applicant which heretofore has given or hereafter will give an assurance that it will make available a reasonable volume of services to persons unable to pay therefor but shall not apply to an applicant (1) for more than 20 years after the completion of construction of any facility with respect to which funds have been paid under section 606 of the Act